

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 5524 of 1997

WITH

SPECIAL CIVIL APPLICATION No 5527 of 1997

For Approval and Signature:

Hon'ble MR.JUSTICE M.R.CALLA Sd/-

=====

1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?
Nos. 1 to 5 No.

MAHESH H HIRPARA

Versus

GOVT OF INDIA

Appearance:

MRS SANGEETA N PAHWA for Petitioner

MR.BHARAT T.RAO for Respondent No.1.

CORAM : MR.JUSTICE M.R.CALLA

Date of decision: 30/07/97

COMMON JUDGEMENT

Mrs.Pahwa for the petitioner seeks deletion of the respondents No. 2 and 3 from the array of respondents. The respondents No. 2 and 3 are therefore delted as requested by the learned Counsel for the petitioner from the array of the respondents.

Rule.

Mr.Bharat T.Rao waives service of the Rule.

The only grievance raised in these Special Civil Applications is that despite the failure report of the Conciliation Officer given way back in 1993 the Government is not deciding the question of making reference. Mr.Bharat T.Rao for respondent No.1 submits that appropriate orders on the question for making reference shall be passed by the respondent No.1 within a period of four weeks from today.

In view of the statement as aforesaid made by Mr.Bharat T.Rao for the Union of India, the learned Counsel for the petitioner seeks to withdraw these Special Civil Applications and the same are accordingly dismissed as withdrawn. Rule is hereby discharged in both the matters. No order as to costs.

m.m.bhatt